

Appl. No. : **10/614,623**
Filed : **July 7, 2003**

REMARKS

This supplemental amendment amends Claim 24. Thus, after entry of this amendment, Claims 1-15, 17-22, and 25-29 are pending and presented for further consideration. Applicant notes that Claim 24 is a method claim. Claim 24, however, recited a difference circuit. Thus, Applicant has amended Claim 24 to remove the difference circuit. In addition, Applicant has made other amendments to better clarify the scope of the claim.

Reconsideration of the pending claims is therefore respectfully requested.

NO DISCLAIMERS OR DISAVOWALS

Although the present communication may include alterations to the application or claims, or characterizations of claim scope or referenced art, the Applicant is not conceding in this application that previously pending claims are not patentable over the cited references. Rather, any alterations or characterizations are being made to facilitate expeditious prosecution of this application.

Applicant reserves the right to pursue at a later date any previously pending or other broader or narrower claims that capture any subject matter supported by the present disclosure, including subject matter found to be specifically disclaimed herein or by any prior prosecution.

Accordingly, reviewers of this or any parent, child or related prosecution history shall not reasonably infer that the Applicants have made any disclaimers or disavowals of any subject matter supported by the present application.

STATUS OF OTHER APPLICATIONS

Applicant has provided the following table to aid the Examiner during prosecution. The following U.S. issued patents and patent applications claim a priority benefit under Section 120 of U.S. Patent Application No. 08/430,751 (now U.S. Patent No. 5,661,808) have at least one listed inventor or assignee in common with the present application:

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App. No.	Filing Date	Attorney No.	Title of Invention
08/430,751	4/27/95	SRSLABS.053A	Stereo Enhancement System
08/770,045	12/19/96	SRSLABS.053C1	Stereo Enhancement System
09/211,953	12/15/98	SRSLABS.053C2	Stereo Enhancement System
10/614,623	7/15/98	SRSLABS.053C3	Stereo Enhancement System
11/777,127	7/15/98	SRSLABS.053C4	Stereo Enhancement System

Applicant understands that the Examiner has access to sophisticated online Patent Office computing systems that provide ready access to, for example, specification and drawing publications, pending claims and complete file histories, including, for example, cited art, office actions, responses, and notices of allowance.

However, if the Examiner cannot readily access such file histories through the foregoing computing systems, Applicant is willing to provide any portion of the file histories at any time upon specific Examiner request.

CONCLUSION

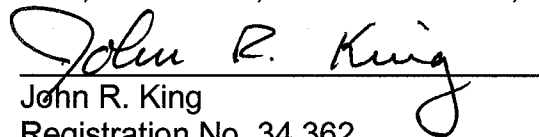
In view of the forgoing, the present application is believed to be in condition for allowance, and such allowance is respectfully requested. If further issues remain to be resolved, the Examiner is cordially invited to contact the undersigned such that any remaining issues may be promptly resolved. Also, please charge any additional fees, including any fees for additional extension of time, or credit overpayment to Deposit Account No. 11-1410.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: 11-17-07

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